UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

RICHARD W. DAVIS, JR.,

Defendant,

and

DCG REAL ASSETS, LLC, et al.,

Relief Defendants.

CASE NO. 3:16-CV-285

ORDER ON RECEIVER'S OBJECTION TO CLAIM SUBMITTED BY THE HENDERSON LAW FIRM

This matter came before the Court on *the Receiver's Objection to Claim Submitted by the Henderson Law Firm* (the "Objection") filed on July 31, 2018 by A. Cotten Wright, the Court appointed receiver in this case (the "Receiver"). (Doc. No. 205). It appears that notice of the Objection was proper, and no responses to the Objection were filed.

The Objection was filed in response to a vendor claim submitted by the Henderson Law Firm in the amount of \$8,572.44 (the "Henderson Claim"). The Henderson Claim was based on pre-receivership representation provided to Receivership Defendant Huntersville Plaza Phase Two, LLC in its voluntary bankruptcy case.

In the Objection, the Receiver recommended that the Henderson Claim be allowed in the reduced amount of \$8,368.44.

The Court, having reviewed the Objection and the record in this case, has determined that the Objection should be approved.

IT IS, THEREFORE, ORDERED that the claim submitted by the Henderson Law Firm is ALLOWED in the reduced amount of \$8,368.44.

SO ORDERED.

Signed: August 27, 2018

Graham C. Mullen

United States District Judge